

Abstract

The topic of my rigorous thesis is the issue of the protection of personality. The area of the protection of personality is very diverse and it is rightly considered one of the most important areas of civil law. Personal rights constitute a broad set of rights, which comes to the fore particularly in advanced societies based on pluralistic democracy and free markets. Values which form the personality of each person are significant enough, that their protection fulfills in the democratic state respecting the rule of law irreplaceable role. These rights to the protection of personal rights are not yet nowhere deeper comprehensively codified and their legal regulation is found in different legislation, ranging from constitutional law, as well as in many international treaties, and also in the Civil Code, the Law on Personal Data Protection, the Law on Broadcasting, Criminal Law and many other laws. Inalienable role in the promotion and protection of personal rights jurisprudence holds. With effect from 1st January 2014 there occurred a major change in legislation, inter alia, in the field of the protection of personality when became effective the Act no. 89/2012 Coll., The Civil Code. In my rigorous thesis I analyze the basic legal concepts related to protection of personality due to the change in legislation by Act no. 89/2012 Coll., The Civil Code. The thesis also examines in more detail the protection of personality in media law, even in comparison with the legislation in European countries.